## SUPPLEMENT TO THE HERALD.

NEW YORK, THURSDAY, MARCH 22, 1866.

guaranteed by the government. The guarantee shall be on the condition that the company pay the bonds at maturity and keep the roat in repair. All government use of the road shall be applied in satisfaction of the interest. In default of such fulfilment the Secretary of the Treasury may take possession of the road. The patents of the lands shall be issued upon the completion of each twenty miles of the road. The United States must ex inguish as rapidly as is compatible with public policy the title of the Indians to the lands granted by this act. A connection is authorized by any other road chartered by the United States or by any State with this road.

MEROVEMENT OF LAKE SUPERIOR HARBORS.

y any State with this road.

MPROVINERY OF LAKE SUPERIOR HARMORS.

Mr. RANCAY, (rep.) of Minn., presented the memorial
of the Minnesota Legistature asking an appropriation for
the improvement of the harbors on Lake Superior; also
or the establishment of a port of entry at the head of
ake Superior. Referred to the Committee on Com-

YORK DRESSMAKERS AND THE REVENUE TAX.

the Present lax on their business, which was referred to the Committee on Finance.

PROTECTIVE TARIPP.

Mr. COWAN, (rep.) of Pa., presented two petitions for a protective tarif, numerously signed, which were referred to the Committee on Finance.

ASPETANT ASSESSESSESSESSES ASSESSES OF NORSE PAY.

Mr. COWAN also presented the petition of assistant assessors for an increase of pay, which was referred to the Committee on Finance.

PUBLICATION OF THE STATCTES OF THE UNITED STATES.

Mr. ANHONY, (rep.) of R. L. from the Committee on Frinting, to whom was referred a resolution of inquiry to what ieg slation was necessary for the publication of the statutes of the United States, reported a joint escolution that the Secretary of State be authorized to ensew the contract with Little, Brown & Co., who shall be required to publish the statutes within seventy days if the adjournment of Congress, and the cost to the Jinited States shall not exceed the actual expenditures of lattle, Brown & Co. for printing, editing, &c., and five er cent added.

The resolution was adopted.

er cent added.

The resolution was adopted.

AND GRANT TO KANAAS IN AID OF CONSTRUCTING RAILROADS.

Mr. POMEROW, (PPD.) of Kanasas, called up the Senate till to grant land to the State of Kansas, to aid in the construction of the Northern Kansas Railroad, which

do so.

Mr. Harkis was persuaded that no injury could result to the country even from the great monopoly which Mr. Pessenden thought it was. The risk was great, and the expenditure was such as to justify a monopoly for the term of years specified in the bill.

The yeas and-nays were demanded of Mr. Sherman's amendment, which was disapproved of by year 17, nays 20, as follows:—

BULES OF UNITED STATES YESSELS FOR QUARANTIES PUBMr. CHANDLES called up a House resolution authorizing
the Secretaries of War and of the Navy to place the hulks
o certain United States vessels at the disposal of the
Commissioners of Quarantine in the ports of the United
States, to aid in enforcing quarantine regulations.
Mr. Gannes said this resolution was intended for the
port of New York alone. He moved to strike out the
words "Secretary of the Navy," so as to have it application only to the Secretary of War, who, he said, had
three or four vessels at his disposal, which he full.
Grinnel was willing should be used for the purpose
anned. He did not believe there were any vessels in
the navy that could be used for the purpose.
Mr. Channes said the Secretary of the Navy had told
him that the North Carolina was a condemned vessel.
Mr. Grannes said the North Carolina was in use as a receiving stip.

Buckaiew. It goes back to the House for concurrence in the amendment.

authorize land speculations. This he declared to be its arowed object.

Mr. Clask said it was proposed for the company to operate in the District. There was no pretence that there were lands here to sell. It was designed to create a company and authorize it to go into any of the States to buy and sell lands. It was better to have it for the States to buy and sell lands. It was better to have it for the States to grant charters if they desired to do so. On motion of Mr. Clark further consideration of the bill was postponed until to-morrow.

THE FOURTH ARTICLE OF THE TREATY OF WASHINGTON.

Mr. Doclarize, (rep.) of Wis, called up a bill to carry

boy and soil lands. It was better to have it for the State of grants charters if they desired to do so. On motion of the bill was portposed until to concrive the theorem of the bill was portposed until to concrive the theorem of the bill was portposed to the forth article of the treaty of Washington concluded between Great Birthan and the Tutled State Washington concluded between Great Birthan and the Tutled State Washington on the test of the propose of excounting the fourth article of the treaty of Washington and the treaty of the Washington and the treaty of Washington and the treaty of Washington and the treaty of Washington and the Washington

Mr. New, (rep.) of Nevada, spoke in favor of the resolution. He did not believe the navy of the United States of the citizens of the United States. It was only asked that halks be appropriated, and it was generally admitted that there were hulks enough in the navy (La ighter.)

There were many vessels in the many that would not be acted to be compared to the content of the content of the people, and, it are calculated to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the foars of the people, and, it are obtained to excite the legister.

Mr. Ringer believed that the Senate was involting the content of the archives of deceased a communication to the Eccretary of War was read, stating that the subject, and had received an answer which he eating the properties. The excitations of the population of the subject, and had received an answer which he only the subject and had received an answer which he of the property, fearing that the bones of the goldens of the archemistry of Arington Heights as to the title the government had to the property, fearing that the bones of the goldens and relatives of deceased a communication to the Eccretary of War was read, stating the title the government to the there of the archemistry of Arington Heights as to the title the government that the beneate wa

was read twice and referred to the Committee on Public

The House proceeded to the consideration of the Diplomatic Appropriation bill, reported yesterday from the Committee of the Whole. The vote on the amendment authorizing the appentment of solicitor to the State Department at a salary of three thousand dollars, was taken by year and mays and resulted as follows:—Year 72, mays 39. The other amendments were also agreed to and the bill was passed.

COMMERCIAL, POSTAL AND MILITARY COMMUNICATION RETENSIVE STATES.

## CONTEMPT OF COURT.

The Case of E. A. Stansbury, of the Morris Fire Insurance Company.

He is Brought Up a Second Time for

An Additional Affidavit from Mr. Stansbury.

TROUBLES AS TO THE RECEIVERSHIP.

Powers of the Supreme Court of

INTERESTING PROCEEDINGS AND ARGUMENT.

Before Judge Ingraham.

Mancu 21.—In the Matter of the Morris Fire and Inda

Insurance Company. -The legal troubles growing out of

the Deputy Attorney General appeared at the specia